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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
08/828,560	03/31/1997	JOHN M. EGNOR	3398T	5182
7.	590 08/07/2002			
TIMOTHY W. CHELL 28 COOPER STREET WOODBURY, NJ 08096			EXAMINER	
			GRAHAM, MATTHEW C	
•			ART UNIT	PAPER NUMBER
			3683	
			DATE MAIL ED: 08/07/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.



## UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.				
				EXAMINER				
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			ART UN	IT PAPER NUMBER				
				1-7				
			DATE MAILED:	,				
		EXAMINER INTERVIEW SUMMARY RE	ECORD					
All participants (applican	t, applicant's representat	ive, PTO personnel):						
(1) / IMOTHE	CHELL	(3)						
	GRAHAM							
Date of interview	8.6.200	2						
Type: Telephonic   Personal (copy is given to applicant applicant's representative).								
Exhibit shown or demonstration conducted:								
Agreement 🗆 was read	1	e or all of the claims in question.						
Ciairis discussed.								
Identification of prior art	discussed:							
				<del></del>				
Description of the genera	al nature of what was ag	reed to if an agreement was reached, or any other	comments:	1 PPLICANTS REP				
WAS INFR	RMED THA	TA NOTICE OF A	PPFAI	(NO FEE				
REQUIRE				NOTICE OF				
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_	•	REQUIRED BEFOR	5 THE	HPPEAL				
13-RIEF	rong	BE ENJEVED						
		he amendments, if available, which the examiner a ts which would render the claims allowable is avai						
□ 1. It is not necessa	ry for applicant to provide	e a separate record of the substance of the Intervie	ew.					
WAIVED AND MUST IN	CLUDE THE SUBSTANC	o indicate to the contrary, A FORMAL WRITTEN R CE OF THE INTERVIEW (e.g., items 1-7 on the reven one month from this interview date to provide	verse side of this form	n). If a response to the last Office				
requirements th	at may be present in the ements of the last Office	above (including any attachments) reflects a comlast Office action, and since the claims are now at action. Applicant is not relieved from providing a	llowable, this complet	ed form is considered to fulfill the				

## Note From Troubleshooter:

Applicant is required to file a Notice of Appeal (and pay the fee) before filing an Appeal brief. This is a new appeal, not a reinstated appeal, since the previous appeal was decided. Since the only proper response to a Final Rejection (the last Office action of record) is 1) An amendment placing the case in condition for allowance, 2) A timely Notice of Appeal, or 3) A CPA/RCE, the Appeal Brief should be treated as an improper proposed response to the Final Rejection by the examiner, since it doesn't meet 1-3 above.

## Please:

- 1) Enter the Appeal Brief as a proposed response to the Final Rejection (1631).
- 2) Forward to the examiner like any other after final response and have the examiner send out an advisory explaining the problem.

Please keep this note on the case so the examiner knows what to do.

This procedure was checked with the SPRE Shop (Steve Meyers).

Thanks